IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FIFTH DISTRICT

NOT FINAL UNTIL TIME EXPIRES TO FILE MOTION FOR REHEARING AND DISPOSITION THEREOF IF FILED

J. H. HARDY,

Appellant,

٧.

Case No. 5D21-564 LT Case No. 2012-CF-2006

STATE OF FLORIDA,

Appellee.

Opinion filed October 26, 2021

3.850 Appeal from the Circuit Court for St. Johns County, R. Lee Smith, Judge.

J. H. Hardy, Wewahitchka, pro se.

Ashley Moody, Attorney General, Tallahassee, and Robin A. Compton, Assistant Attorney General, Daytona Beach, for Appellee.

PER CURIAM.

AFFIRMED. See Leonard v. State, 760 So. 2d 114, 119 (Fla. 2000) (requiring district courts to summarily affirm, rather than dismiss,

frivolous appeals taken after entry of plea); *Jamerson v. State*, 291 So. 3d 638, 641 (Fla. 5th DCA 2020) (affirming without prejudice for appellant to challenge the voluntariness of his plea pursuant to Florida Rule of Criminal Procedure 3.850(a)(5)).

HARRIS, SASSO and TRAVER, JJ., concur.